

UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

UNITED STATES OF .	AMERICA, Plaintiff,	Case Number	CR06-00141JF
ISMAIL NUR	, Defendant.	ORDER OF DETENTION PEND	ING TRIAL
Callaway .	,	U.S.C. § 3142(f), a detention hearing was dge. The United States was represented by	
PART I. PRESUMPTIONS	APPLICABLE		
period of not more than the whichever is later.	ive (5) years has elapsed sin	the described in 18 U.S.C. § 3142(f)(1) and the on release pending trial for a federal ce the date of conviction or the release of the	l, state or local offense, and a he person from imprisonment,
		t no condition or combination of condition	
/ / There is pro has committed an offense		indictment) (the facts found in Part IV below	
A B.	oor crocd, 8 331 et sed., or	of imprisonment of 10 years or more is pressure § 955a et seq., OR	
This establishes	rebuttable programme in all	se of a firearm during the commission of a	felony.
appearance of the defenda	int as required and the safety	t no condition or combination of conditions	s will reasonally assume the
No presump	an redamed and the salety	of the community.	1 1 1 1 1 1 1
PART II. REBUTTAL OF I	PRESUMPTIONS, IF APPLICA	D	MAR - 9 2006
/ / The defenda	nt has not come forward with	BLE	MAK - 3 2000
/ / The defenda	nt has come forward with evi	a sufficient evidence to rebut the applicable	CLEDK ILS DISTRICI COURT
rates, the builden	or broof stiffts back to the Li-	nited States	[s] to wit: . SAN JOSE
PART N. PROOF (WHER	E PRESUMPTIONS REBUTTE	D OD INABBLEGARY	
Ine United S	tates has proved to a prepon	derance of the evidence that 100	or combination of an 111
The United States has proved to a preponderance of the evidence that no condition or combination of conditions will reasonably assure the appearance of the defendant as required, AND/OR			
/ / The United S	tates has proved by clear and	convincing evidence that no + +:	combination of and 141
J	2 or only outer betsoft allet the	E COMMUNITY	combination of conditions will
PART IV. WRITTEN FIND	INGS OF FACT AND STATEM	ENT OF REASONS FOR DETENTION	
/ / The Court ha	s taken into account the facto	ors set out in 18 U.S.C. § 3142(g) and all or	f the information askerite 1
\	40 11 11,		t the information submitted at
Defendant, his	attorney, and the AUSA ha	ve waived written findings.	
THE PRECIONS IVE	SARDING DETENTION		
The defendant is com	mitted to the custody of the	Attorney General or his designated represen	ntative for confinement in
manage to	the extent bracheable min t	ICISONS SWISHING OF COMMENCE COMPANIES 1	
		II DIIVALE CONCILITATION WAS defense.	1 ^
The second second	or an automey for the Chiver	nment the nercon in Abount of the	
etendant to the United States	Marshal for the purpose of a	n appearance in connection with a court pr	oceeding.
Dated: 3 9 06		hons	$\overline{}$
" " 00		HOWARD R. LLOYD	-
'		United States Magistrate Judge	

AUSA ____, ATTY _____, PTS ____